UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

THE CLEMENTINE COMPANY LLC. d/b/a THE THEATER CENTER, PLAYERS THEATER MANAGEMENT CORP. d/b/a THE PLAYERS THEATER, WEST END ARTISTS COMPANY d/b/a THE ACTORS TEMPLE, SOHO PLAYHOUSE INC. d/b/a SOHO PLAYHOUSE, THE GENE FRANKEL THEATRE LLC., TRIAD PROSCENIUM PARTNERS INC. d/b/a THE TRIAD, CARAL LTD. d/b/a BROADWAY COMEDY CLUB, and DO YOU LIKE COMEDY LLC. d/b/a NEW YORK COMEDY CLUB,

Plaintiffs,

V.

ANDREW M. CUOMO, in his Official Capacity as Governor of the State of New York, ATTORNEY GENERAL OF THE STATE OF NEW YORK, BILL de BLASIO, in his Official Capacity as Mayor of the City of New York, and THE STATE OF NEW YORK,

Defendants.

No. 20-cv-8899 (CM)

STIPULATION OF WITHDRAWAL OF MOTION FOR PRELIMINARY INJUNCTION

WHEREAS on November 9, 2020, Plaintiffs moved for a preliminary injunction enjoining State guidance requiring the closure of small venue theaters, and requiring that such venues be permitted to open at 25% capacity or a 50-person limit (ECF no. 9, the "Preliminary Injunction Motion");

WHEREAS Defendants Andrew M. Cuomo, in his Official Capacity as Governor of the State of New York, the State of New York (together with Governor Cuomo, the "State Defendants"), and Bill de Blasio, in his Official Capacity as Mayor of the City of New York, opposed the Preliminary Injunction Motion (ECF Nos. 24-29);

WHEREAS the Preliminary Injunction Motion has not yet been decided; and

WHEREAS on March 3, 2021, Governor Cuomo announced that as of April 2, 2021, "Events, Arts, and Entertainment Venues" (including the Plaintiff small venue theaters) will be permitted to reopen at 33% capacity with up to 100 people indoors, or 150 people indoors with

attendee testing1;

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned counsel for Plaintiffs, State Defendants, and Mayor de Blasio (collectively, the "Parties") in the above-captioned matter, as follows:

1. Plaintiffs' motion seeking a preliminary injunction (ECF no. 9) is hereby withdrawn; and

2. The Parties request that the in-person conference currently scheduled for March 15, 2021 be cancelled as no longer necessary.

Dated: New York, New York March 5, 2021

THE MERMIGIS LAW GROUP, P.C.,

Attorneys for Plaintiffs

James G. Mermigis, Esq.

85 Cold Spring Road, Suite 200

Syosset, New York 11791

(516) 353-0075

James@MermigisLaw.com

LETITIA JAMES,

Attorney General of New York State
Attorney for State Defendants

By:____

MATTHEW L. CONRAD Assistant Attorney General

28 Liberty Street

New York, NY 10005

(212) 416-6352

Matthew.Conrad@ag.ny.gov

¹ https://www.governor.ny.gov/news/governor-cuomo-announces-event-arts-and-entertainment-venues-can-reopen-33-percent-capacity

JAMES E. JOHNSON, Corporation Counsel of the City of New York Attorney for Defendant Bill de Blasio

AIMEE K. LULICH

Assistant Corporation Counsel

100 Church Street

New York, NY 10007

(212) 356-2369

ALulich@law.nyc.goc